## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA WESTERN DIVISION

Civil Action No. 5:19-cv-445-FL

PHILADELPHIA INDEMNITY INSURANCE COMPANY,

Plaintiff,

v.

CHEROKEE GIVES BACK FOUNDATION, THOMAS F. DARDEN II, THOMAS F. DARDEN III, SLOCUM H. FOGLEMAN III a/k/a S. H. "JIM" FOGLEMAN, SAMUEL W. WHITT, MAURICE J. COLEMAN, LATOYA KING a/k/a LATOYA GODLEY, and RSUI INDEMNITY COMPANY,

Defendants.

PHILADELPHIA INDEMNITY INSURANCE COMPANY,

Counterclaim Defendant / Third-Party Plaintiff,

V.

STEADFAST INSURANCE COMPANY,

Third-Party Defendant / Counterclaimant.

ORDER ON THIRD-PARTY
DEFENDANT STEADFAST
INSURANCE COMPANY'S MOTION
FOR LEAVE TO SEAL

This matter is before the Court on Steadfast Insurance Company's ("Steadfast")
Unopposed Motion for Leave to Seal the Memorandum in Support of Steadfast's Motion for
Summary Judgment and supporting documents, including the Statement of Material Facts and
Exhibits in Support of Summary Judgment and the Memorandum in Support of Steadfast's
Motion

to Seal. For the reasons stated herein, pursuant to this Court's authority under Local Civil Rule 79.2, the Court finds that the Motion to Seal should be granted.

## DISCUSSION

A party may file a Motion to Seal with this Court pursuant to the requirements of Local Civil Rule 79.2. Local Civil Rule 79.2 references Section V.G. of the Electronic Case Filing Administrative Policies and Procedures Manual ("Policy Manual"). That Section requires that all motions to seal be accompanied by a supporting memorandum that specifies the following:

- (i) the exact document or item, or portions thereof, for which filing under seal is requested;
- (ii) how such request to seal overcomes the common law or the First Amendment presumption to access;
- (iii) the specific qualities of the material at issue which justify sealing such material, taking into account the balance of competing interests in access;
- (iv) the reasons why alternatives to sealing are inadequate; and
- (v) whether there is consent to the motion.

Section V.G., Policy Manual. The Policy Manual also requires that any proposed order accompanying a Motion to Seal set forth the findings required under Section V.G.

As set forth below, the Court determines that Defendants have met the requirements set forth in the Policy Manual, and that the Memorandum and supporting documents should be held under seal.

The Memorandum overcomes the common law and First Amendment presumptions to access because it contains confidential, non-public, and sensitive business information. Specifically, the documents contain information exchanged between the parties as part of confidential requests for insurance coverage, which are subject to confidentiality agreements.

The material to be sealed is the Steadfast's Memorandum in Support of its Motion for Summary Judgment and supporting documents and the Memorandum in Support of Defendants' Motion to Seal.

The references to confidential information in the Memorandum and supporting documents

are numerous and therefore redaction is impractical here. The Memorandum and

supporting documents should be sealed in its entirety.

Philadelphia and Defendants do not oppose the relief sought.

BASED UPON the foregoing, it is therefore ORDERED that the Memorandum in Support of

Steadfast's Motion for Summary Judgment (DE 215) and supporting documents (DE 216, 217)

and the Memorandum in Support of Defendants' Motion to Seal (DE 219) shall be maintained

under SEAL with this Court.

SO ORDERED, this the 29th day of March, 2022.

\_ Nowi W. Lloregen\_ Louise W. Flanagan

United States District Judge